

Substitute Bill No. 5376

February Session, 2016



## AN ACT CONCERNING AFFIRMATIVE CONSENT AND CONSENT FOR THE CARE AND TREATMENT OF COLLEGE STUDENTS WHO ARE THE VICTIM OF SEXUAL ASSAULT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 10a-55m of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective July 1, 2016*):
- 3 (a) For purposes of this section and sections 10a-55n to 10a-55q, 4 inclusive:
- 5 (1) "Affirmative consent" means an active, clear and voluntary
- 6 agreement by a person to engage in sexual activity with another
- 7 person that is sustained throughout the sexual activity and may be
- 8 revoked at any time by any such person;
- 9 [(1)] (2) "Awareness programming" means institutional action
- 10 designed to inform the campus community of the affirmative consent
- 11 standard used pursuant to subdivision (1) of subsection (b) of this
- 12 <u>section, and</u> communicate the prevalence of sexual assaults, stalking
- 13 and intimate partner violence, including the nature and number of
- 14 cases of sexual assault, stalking and intimate partner violence reported
- 15 at or disclosed to each institution of higher education in the preceding
- 16 three calendar years, including, but not limited to, poster and flyer

- 17 campaigns, electronic communications, films, guest speakers, 18 symposia, conferences, seminars or panel discussions;
- [(2)] (3) "Bystander intervention" means the act of challenging the social norms that support, condone or permit sexual assault, stalking and intimate partner violence;
- [(3)] (4) "Institution of higher education" means an institution of higher education, as defined in section 10a-55, and a for-profit institution of higher education licensed to operate in this state, but shall not include Charter Oak State College for purposes of subsections (c) and (f) of this section and sections 10a-55n to 10a-55p, inclusive;
- [(4)] (5) "Intimate partner violence" means any physical or sexual harm against an individual by a current or former spouse of or person in a dating relationship with such individual that results from any action by such spouse or such person that may be classified as a sexual assault under section 53a-70, 53a-70a, 53a-70b, 53a-71, 53a-72a, 53a-72b or 53a-73a, stalking under section 53a-181c, 53a-181d or 53a-181e, or family violence as designated under section 46b-38h;
- [(5)] (6) "Primary prevention programming" means institutional action and strategies intended to prevent sexual assault, stalking and intimate partner violence before it occurs by means of changing social norms and other approaches, including, but not limited to, poster and flyer campaigns, electronic communications, films, guest speakers, symposia, conferences, seminars or panel discussions;
- 40 [(6)] (7) "Sexual assault" means a sexual assault under section 53a-41 70, 53a-70a, 53a-71, 53a-72a, 53a-72b or 53a-73a;
- 42 [(7)] (8) "Stalking" means stalking under section 53a-181c, 53a-181d 43 or 53a-181e; and
- [(8)] (9) "Uniform campus crime report" means a campus crime report prepared by an institution of higher education pursuant to section 10a-55a.

- (b) Each institution of higher education shall adopt and disclose in such institution's annual uniform campus crime report one or more policies regarding sexual assault, stalking and intimate partner violence. Such policy or policies shall include provisions for: [(1) detailing]
- (1) Informing students and employees that, in the context of an alleged violation of such policy or policies, (A) affirmative consent is the standard used in determining whether consent to engage in sexual activity was given by all persons who engaged in the sexual activity, (B) it is the responsibility of each person to ensure that he or she has the affirmative consent of all persons engaged in the sexual activity to engage in the sexual activity, (C) it shall not be a valid excuse to an alleged lack of affirmative consent that the student or employee responding to the alleged violation believed that the student or employee reporting or disclosing the alleged violation consented to the sexual activity (i) because the responding student or employee was intoxicated or reckless or failed to take reasonable steps to ascertain whether the student or employee reporting or disclosing the alleged violation affirmatively consented, or (ii) if the responding student or employee knew or should have known that the student or employee reporting or disclosing the alleged violation was unable to consent because such student or employee was unconscious, asleep, unable to communicate due to a mental or physical condition, or incapacitated due to the influence of drugs, alcohol or medication, and (D) the existence of a past or current dating or sexual relationship between the student or employee reporting or disclosing the alleged violation and the responding student or employee, in and of itself, shall not be determinative of a finding of affirmative consent;
- (2) Detailing the procedures that students and employees of the institution who report or disclose being the victim of sexual assault, stalking or intimate partner violence may follow after the commission of such assault, stalking or violence, regardless of where such incidences occurred, including persons or agencies to contact and

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information regarding the importance of preserving physical evidence of such assault, stalking or violence;

- [(2) providing] (3) Providing students and employees of the institution who report or disclose being the victim of sexual assault, stalking or intimate partner violence both concise, written contact information for and, if requested, professional assistance in accessing and utilizing campus, local advocacy, counseling, health and mental health services, and concise information, written in plain language, concerning the rights of such students and employees to (A) notify law enforcement of such assault, stalking or violence and receive assistance from campus authorities in making any such notification, and (B) obtain a protective order, apply for a temporary restraining order or seek enforcement of an existing protective or restraining order, including, but not limited to, orders issued pursuant to section 46b-15, 46b-38c, 53a-40e, 54-1k, 54-82q or 54-82r, against the perpetrator of such assault, stalking or violence;
- [(3) notifying] (4) Notifying such students and employees of any reasonably available options for and available assistance from such institution in changing academic, living, campus transportation or working situations in response to such assault, stalking or violence;
- [(4) honoring] (5) Honoring any lawful protective or temporary restraining orders, including, but not limited to, orders issued pursuant to section 46b-15, 46b-38c, 53a-40e, 54-1k, 54-82q or 54-82r;
- [(5) disclosing] (6) Disclosing a summary of such institution's student investigation and disciplinary procedures, including clear statements advising that (A) [victims] a student or employee who reports or discloses being a victim of such assault, stalking or violence shall have the opportunity to request that [disciplinary proceedings] an investigation begin promptly, (B) the investigation and any disciplinary proceedings shall be conducted by an official trained annually in issues relating to sexual assault, stalking and intimate partner violence and shall use the preponderance of the evidence

112 standard in making a determination concerning the alleged assault, 113 stalking or violence, (C) both the [victim of such] student or employee 114 who reports or discloses the alleged assault, stalking or violence and 115 the [accused] student responding to such report or disclosure (i) are 116 entitled to be accompanied to any meeting or proceeding relating to 117 the allegation of such assault, stalking or violence by an advisor or 118 support person of their choice, provided the involvement of such 119 advisor or support person does not result in the postponement or 120 delay of such meeting as scheduled, and (ii) shall have the opportunity 121 to present evidence and witnesses on their behalf during any 122 disciplinary proceeding, (D) both [such victim and accused] the 123 student or employee reporting or disclosing the alleged assault 124 stalking or violence and such responding student are entitled to be 125 informed in writing of the results of any disciplinary proceeding not 126 later than one business day after the conclusion of such proceeding, 127 [and] (E) the institution of higher education shall not disclose the 128 identity of [the victim or the accused] any party to an investigation or 129 disciplinary proceeding, except as necessary to carry out [a] the 130 investigation or disciplinary proceeding or as permitted under state or 131 federal law, and (F) a standard of affirmative consent is used in 132 determining whether consent to engage in sexual activity was given by 133 all persons who engaged in the sexual activity;

- [(6) disclosing] (7) Disclosing a summary of such institution's employee investigation and disciplinary procedures, including clear statements advising that a standard of affirmative consent is used in determining whether consent to engage in sexual activity was given by all persons who engaged in the sexual activity; and
- [(7) disclosing] (8) Disclosing the range of sanctions that may be imposed following the implementation of such institution's student and employee disciplinary procedures in response to such assault, stalking or violence.
- 143 (c) Each institution of higher education shall provide (1) annual 144 sexual assault, stalking and intimate partner violence primary

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- prevention and awareness programming for all students and employees that includes an explanation of the definition of <u>affirmative</u> consent in sexual relationships, information concerning the reporting of incidences of such assaults, stalking and violence and strategies for bystander intervention and risk reduction; and (2) ongoing sexual assault, stalking and intimate partner violence prevention and awareness campaigns.
- (d) Each institution of higher education may provide the option for any student or employee of such institution who is the victim of a sexual assault, stalking or intimate partner violence to report or disclose such assault, stalking or violence to such institution anonymously. Each such institution shall notify any such student or employee of the institution's obligations under state or federal law, if any, to (1) investigate or address such assault, stalking or violence and (2) assess whether the report triggers the need for a timely warning or emergency notification, as described in 34 CFR 668.46(e), which obligations, in limited circumstances, may result in the learning of such victim's identity.
- (e) Each institution of higher education shall provide concise notification, written in plain language, to each student and employee of such institution who [has] reports or discloses having been the victim of sexual assault, stalking or intimate partner violence, immediately upon receiving a report or disclosure of such assault, stalking or violence, of such [victim's] student's or employee's rights and options under such institution's policy or policies regarding sexual assault, stalking and intimate partner violence adopted in accordance with subsection (b) of this section.
- (f) Not later than October 1, 2015, and annually thereafter, each institution of higher education shall report to the joint standing committee of the General Assembly having cognizance of matters relating to higher education, in accordance with the provisions of section 11-4a, concerning, for the immediately preceding calendar year, (1) a copy of its most recent policies regarding sexual assault, stalking

178 and intimate partner violence adopted in accordance with subsection 179 (b) of this section, or any revisions thereto, (2) a copy of its most recent 180 concise written notification of [a victim's] the rights and options [under] of a student or employee who reports or discloses an alleged 181 182 <u>violation of</u> its sexual assault, stalking and intimate partner violence 183 policy or policies required pursuant to subsection (e) of this section, (3) 184 the number and type of sexual assault, stalking and intimate partner 185 violence prevention, awareness and risk reduction programs at the 186 institution, (4) the type of sexual assault, stalking and intimate partner 187 violence prevention and awareness campaigns held by the institution, 188 (5) the number of incidences of sexual assault, stalking and intimate 189 partner violence reported or disclosed to such institution, (6) the number of confidential or anonymous reports or disclosures to the 190 191 institution of sexual assault, stalking and intimate partner violence, (7) 192 the number of disciplinary cases at the institution related to sexual 193 assault, stalking and intimate partner violence, and (8) the final 194 outcome of all disciplinary cases at the institution related to sexual 195 assault, stalking and intimate partner violence, including, but not 196 limited to, the outcome of any appeals of such final outcome, to the 197 extent reporting on such outcomes does not conflict with federal law.

- (g) Nothing in this section shall be interpreted to prohibit Charter Oak State College from providing, either in person or electronically, optional sexual assault, stalking and intimate partner violence prevention and awareness programming for all students and employees of said college.
- Sec. 2. Section 19a-112g of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2016*):
  - (a) As used in this section:

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207 (1) "Sexual assault forensic examiner" means a registered nurse or 208 advanced practice registered nurse licensed pursuant to chapter 378 or 209 a physician licensed pursuant to chapter 370; and

- (2) "Health care facility" means a facility (A) operated by an institution of higher education, (B) licensed by the Department of Public Health as an infirmary operated by an educational institution or as an outpatient clinic, and (C) accredited by the Joint Commission or the Accreditation Association for Ambulatory Health Care.
- (b) A sexual assault forensic examiner may provide immediate care and treatment to a victim of sexual assault who is a patient in an acute care hospital or in a health care facility and collect evidence pertaining to the investigation of any sexual assault. Except as otherwise provided in this section, such care, treatment and collection of evidence shall be in accordance with the State of Connecticut Technical Guidelines for Health Care Response to Victims of Sexual Assault, published by the Commission on the Standardization of the Collection of Evidence in Sexual Assault Investigations pursuant to section 19a-112a. No sexual assault forensic examiner shall be required to notify or obtain the consent of a parent or guardian prior to providing immediate care or treatment to a victim of sexual assault who is (1) a patient in an acute care hospital or in a health care facility, (2) a student of an institution of higher education in the state, and (3) under eighteen years of age, or prior to collecting evidence pertaining to the investigation of such sexual assault. Services provided by a sexual assault forensic examiner shall be: [(1)] (A) In accordance with the policies and accreditation standards of the acute care hospital or health care facility; and [(2)] (B) pursuant to a written agreement entered into by the [(A)] (i) acute care hospital or health care facility, [(B)] (ii) Department of Public Health, and [(C)] (iii) Office of Victim Services concerning the participation of the acute care hospital or health care facility in the sexual assault forensic examiners program. Nothing in this section shall be construed as altering the scope of the practice of nursing as set forth in section 20-87a.

This act sha sections:	ll take effect as fol	ows and shall amend the following
Section 1	July 1, 2016	10a-55m

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**HED** Joint Favorable Subst.